

## **CERTIFICATE OF MAILING**

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on \_\_\_\_October 10, 2007

QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C.

By: Lehh Belich

Deborah Berwick

Appl. No. :

10/563,656

Confirmation No. 3238

Applicant

J. Christopher Anderson, et al.

Filed

June 22, 2006

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Examiner

Kagnew H. Gebreyesus

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Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

## RESPONSE TO RESTRICTION

In response to the restriction requirement of August 10, 2007, Applicants elect Group 1, claims 1-11. In response to the requirement to elect a species for examination, Applicants elect SEQ ID NO: 74 encoding the ORS of SEQ ID NO: 75.

This election is made with traverse.

The instant case is subject to unity rules under the PCT, rather than standard US restriction practices. In this regard, claims 1-13 and 15-23 were found by the PCT to share unity. Accordingly, the correct grouping for the claims, according to the PCT examination should be:

Group I: claims 1-13 and 15-23; and

Group II: claim 14

In the event that the groups are rejoined as suggested, Applicants elect resulting group I (claims 1-13 and 15-23).

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Indeed, claims 1-49 were actually examined in the PCT and found to meet the requirements of novelty, inventive step and industrial applicability, suggesting that no undue burden would exist for co-examination of all of the pending claims.

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## Attachments:

1) A petition to extend the period of response for 1 month;

- 2) Change in Entity Status;
- 3) A transmittal sheet;
- 4) A fee transmittal sheet; and
- 5) A receipt indication postcard.